MARK R. YOHALEM (State Bar No. 243596) 1 mark.yohalem@mto.com JORDAN D. SEGALL (State Bar No. 281102) jordan.segall@mto.com ROBIN GRAY (State Bar No. 316544) robin.gray@mto.com MUNĞER, TOLLES & OLSON LLP 350 South Grand Avenue, 50th Floor Los Angeles, California 90071-3426 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 6 Attorneys for Defendant 7 8 UNITED STATES DISTRICT COURT 9 CENTRAL DISTRICT OF CALIFORNIA 10 11 Case No. 2:18-CV-08074-CBM-AS ARTHUR LEE ALFRED, II, an 12 individual; AND EZEQUIEL **DEFENDANT WALT DISNEY** MARTINEZ, JR., an individual, 13 PICTURES' RULE 26(A)(2) DISCLOSURE OF EXPÉRT WITNESS REGARDING 14 Plaintiffs, SUBSTANTIAL SIMILARITY 15 v. Judge: Hon. Consuelo Marshall 16 WALT DISNEY PICTURES, a Compl. Filed: Nov. 14, 2017 California company, 17 FAC Filed: Nov. 30, 2020 Trial Date: **TBD** Defendant, 18 19 20 21 22 23 24 25 26 27 28

1	Pursuant to Federal Rule of Civil Procedure 26(a)(2) and the stipulation of the
2	parties (Dkt. 121), Defendant Walt Disney Pictures hereby discloses the following
3	expert witness on the issue of substantial similarity who may present evidence at
4	trial. The following is provided without prejudice to Defendant Walt Disney
5	Pictures' right to supplement this disclosure in later stages of discovery or to
6	designate additional experts, including rebuttal experts, at the appropriate time and
7	consistent with the parties' agreement, the Federal Rules of Civil Procedure, and this
8	Court's Local Rules.
9	
10	James McDonald, 1818 Colby Ave. #302, Los Angeles, CA 90025. Mr.
11	McDonald's report is attached as Exhibit A to this disclosure.
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13	DATED: March 30, 2021 MUNGER, TOLLES & OLSON LLP
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15	By: /s/ Jordan D. Segall
16	JORDAN D. SEGALL Attorneys for Defendant Walt Disney Pictures
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